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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR '	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/788,619	02/27/2004	Markus Goldstein	P04,0039	6493
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/788,619	GOLDSTEIN ET AL.			
Office Action Summary	Examiner	Art Unit			
·	Eueng-nan Yeh	2624			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	I. lely filed the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 21 De	ecember 2007.				
2a)⊠ This action is FINAL . 2b)☐ This	,—				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-15</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	r.				
10)⊠ The drawing(s) filed on <u>Dec 21, 2007</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the prior	· ·	ed in this National Stage			
application from the International Bureau					
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
Paper No(s)/Mail Date	6) Other:				

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DETAILED ACTION

FINAL ACTION

Response to Amendment

1. The following Office Action is responsive to the amendment and remarks received on Dec 21, 2007. Claims 1-15 remain pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Gropper et al. (US 2003/0005464 A1), Sirohey et al. (US 2002/0057844 A1), Onno et al. (US 2003/0018750 A1), and Koppich et al. (US 2003/0200234 A1).

Regarding claims 1, Gropper discloses a medical system comprising: at least one imaging modality that acquires image data representing examination images (as depicted in figure 1A, numeral 120: "...The image source 102, also referred to as a modality, is a device that captures an image and/or image related data. For example, the image source 102 can be a computed tomography ("CT") imager, a

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magnetic resonance ("MR") imager, an ultrasound ("US") imager, an X-ray imager ..." in paragraph 33, line 11);

for each imaging modality, a computer workstation associated therewith that processes the image data acquired by the associated imaging modality (as depicted in figure 1A, importer module 104 is a part of workstation which receives source image #102: "In some embodiments, the importer 104 converts the image file from the received format (e.g., DICOM and the like) to a different format (e.g., XML, JPEG2000 and the like ..." in paragraph 37, line 1. See also figure 3, importer module 303, paragraphs 71 and 72); a communication network in communication with said computer workstation that transfers said examination images, after processing in the computer workstation, to locations remote from said computer workstation (as depicted in figure 1A, numeral 122 is the communication network which connects between #104 and repository #108); a storage device in communication with said communication network that stores said examination images (as depicted in figure 1A, numeral 108);

at least one further workstation in communication with said communication network that post-processes the examination images processed in said computer workstation (as depicted in figure 1A, numeral 116 is another workstation: "The client device 116 is a computing device that can communicate with the network 114. The client device 116 can be for example, a personal computer, a general workstation, a radiology workstation ..." in paragraph 53, line 3);

a compression device in communication with said computer network that compresses and organizes the image data representing said examination images and stores the

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compressed data in packets, as packetized image data (as depicted in figure 3, numeral 306: "...image coding processor 306 transforms the medical images using the JPEG 2000 protocol. JPEG 2000 follows a similar progression to any transform technique for image compression" in paragraph 72, line 6. Some of the salient features offered by the JPEG2000 standard are: continuous tone (grayscale and color) and bi-level image compression; progressive transmission by pixel accuracy and resolution; region of interest coding. A color image may have several components (multi-component) from a specified color space. For JPEG2000, all the compressed bitstreams (i.e. coded data) from a specific tile, layer, resolution, component, and precinct are stored in a contiguous segment called a packet);

a decompression device in communication with said communication network that decompresses the packetized image data packet-by-packet dependent on a request from said further workstation, to cause multi-component images to be generated at said further workstation with progressive parameters (as depicted in figure 1A, numerals 116 and 117, "The client device 116 communicates over the network 114 to request a desired image file ..." in paragraph 53, line 13. See also figure 1B, numerals 116 and 117. "The repository 108 transmits the requested image file or manifest to the client device 116 for display using the image viewer 117. If an image is retrieved, the image viewer 117 displays the image ..." in paragraph 54, line 5. Thus, the decompression device #116 requests JPEG2000 data file through network and the viewer #117 displays the result).

Gropper discloses multi-component JPEG2000 data storage and retrieve system. Gropper does not disclose to retrieve data with parameters such as region of interest or quality and resolution. Furthermore, Gropper does not explicitly disclose a way to define the accessibility for each JPEG2000 packet.

Sirohey, in the same field of endeavor of data management ("rapid transmission of image files and selective handling based on the desired region of interest" in paragraph 11, line 2), discloses in his figure 27, numeral 776 for the user to submit a request for higher resolution image data for area of interest (AOI). These image resolution and AOI are parameters link to JPEG2000 data packets.

It would have been obvious at the time the invention was made to one of ordinary skill in the art to provide the data distribution system Gropper made with the option to choose not just the entire file for an image but a quantity of data defined by desired parameters as taught by Sirohey, such that only the desired portion of image transmitted and viewed to improve the working efficiency "Accordingly, a desired region of the image data can be identified and individually handled for storage, transmission, retrieval, and display" in Sirohey paragraph 12, line 7.

Onno, in the same field of endeavor of image processing to obtain "a set of parameters representing original data" in paragraph 1, line 4, discloses that the user can not only define the area of interest but also "request the resolution ... of the chosen sub-image" in paragraph 197, line 1, and "the user may furthermore specify the desired quality in his request" in paragraph 200, line 1. Once the requested sub-image completed, it will be displayed in figure 12 with the quality bar or quantity bar discussed

in paragraphs 318-320. "the user will be supplied with at least one value indicative of a quantity of information data which has been determined during the step S5 (*figure 5*)" in Onno paragraph 312, line 3. In the mean time, "the system can supply the user with the value indicative of the quantity of information data corresponding to the lowest quality layer on the table of FIG. 9 mentioned above, which will enable him to take a decision with respect to the request initially formulated, and possibility to refine it" in Onno paragraph 313, line 1.

It would have been obvious at the time the invention was made to one of ordinary skill in the art to provide the data distribution system of Gropper and Sirohey combination with quality and resolution options as taught by Onno, so the user "will be able to obtain information about the resolutions or levels of quality available in the selected sub-image" in Onno paragraph 372, line 1, and also "respond rapidly to a request for obtaining a sub-image selected by the user by providing a response to the user" in Onno paragraph 374, line 2.

The combination of Gropper, Sirohey, and Onno above does not explicitly disclose a way to define the accessibility for each packet.

Koppich, in the same field of endeavor of data management ("a rule-based automation system for a document management system" in paragraph 1, line 2), teaches "User rights to the folder are suitably assigned by an Administrator in accordance with the level of access provided to that particular user. For example, the user may be granted full access to his or her documents in private folders, yet restricted to a lesser read-only access to documents in the group folder" in paragraph 59, line 7.

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Without departing from the scope and spirit of Koppich's methodology, the level of accessibility for each JEPG2000 packet should be properly defined to ensure the data security.

It would have been obvious at the time the invention was made to one of ordinary skill in the art to provide the data distribution system of Gropper, Sirohey, and Onno combination with the accessibility restriction for JPEG2000 packets as taught by Koppich, such that proper level of data can be check-out to "[T]the user is suitably granted access in accordance with the rights assigned by an Administrator and associated with the login information provided by the user" in Koppich paragraph 61, line 4.

Regarding claim 2, compression device generates parameters, as said parameters respectively linked with said packets, selected from the group consisting of a parameter specifying an image resolution level, a parameter specifying an image quality level, a parameter specifying a region of interest, a parameter specifying a slice thickness, and a parameter specifying a component index (as discussed in claim 1 for the compression device that the packet of JPEG2000 contains parameters such as region of interest, progressive accuracy level, and progressive resolution level etc.); decompression device employs said parameters to generate said multi-component images with at least one of a progressive image resolution, progressive image quality levels, consistent region of interest presentation, and variable slice thickness, respectively (as discussed in claim 1 for the decompression device that the permissible

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access to the respective JPEG2000 packet linking to parameters such as progressive quality level, progressive resolution level, and region of interest has been defined and verified before a multi-component image data can be transmitted to the user. Only permissible packets can be check-out and then displayed by the viewer).

Regarding claim 3, compression device generates supplementary information and requests and transmits said supplementary information and requests to said further workstation together with the compressed packetized image data (discussed in claim 1 the user will be supplied with data quantity information).

Regarding claim 4, compression device transmits a total quantity of data in compressed state, with said parameters, to said further workstation (discussed in claim 1 for data with desired parameters. Further reference to Onno figures 9 and 10, "user receiving the quality table of FIG. 9 or else this table directly in the form of a scale of values 200 can then display it in the form which is shown by way of example in FIG. 10", in Onno paragraph 318, line 1, where the 100% is the total amount of data. See also Onno paragraphs 319-321).

Regarding claim 5, wherein said compression device transmits an entire file for an image in compressed state to said further workstation (discussed in claim 1 for the whole file transmission).

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Regarding claim 6, compression device transmits information identifying packets that have already been sent and parameters that have already been transmitted in advance to said further workstation (as depicted in Sirohey figure 27, "process 400 also uses a variety of flags and identifiers to facilitate tracking of the addressable sub-band data ... these flags and identifiers may include flags to indicate whether the process 400 has already retrieved and incorporated specific tessellated blocks, i.e., Sub-Bands(Z, X, Y), or has already retrieved an entire resolution level into the locally stored image data" in paragraph 122, line 1).

Regarding claims 7 and 8, as depicted in Onno figure 12 after the selected image #220 completed and visualized, the quality bar rendering a request for the user to make a "selection by the mechanism 210 of a quantity of data chosen by the user will automatically generate a request addressed to the server ..." in Onno paragraph 323, line 1.

Regarding claim 9, said compression device generates and transmits a storage recommendation as said message (once user finish about the displayed image or document, several storage saving options discussed by Koppich paragraphs 54 and 56).

Regarding claim 10, further workstation has user rights associated therewith (as depicted in Gropper figure 1A, numeral 110 "The authorized user 110 is a user who is

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authorized to have access to the received image ... The authorization process can be any accepted authorization, for example, passwords, biometric authentication ..." in paragraph 36, line 9), and

wherein said compression device transmits the compressed packetized image data, or portions thereof, to said further workstation dependent on said user rights (discussed in claim 1 for the accessibility).

Regarding claim 11, a method for operating a medical system architecture comprising the steps of:

generating raw data of medical multi-component images using said imaging modality, as said image data (discussed in claim 1 for the imaging modality);

compressing said raw data to generate compressed image data (discussed in claim 1 for the compression device);

organizing and storing said compressed image data in packets and linking respective parameters to the packets designating accessibility to the respective packets (discussed in claim 1, storage device and compression device. See also the claim 1 discussion about parameters and packet accessibility);

transferring the compressed image data to a decompression location (as depicted in Gropper figure 1A, "user 110 wants to retrieve the image file, or manifest, the authorized user 110 uses the client device 116. The client device 116 is a computing device that can communicate with the network 114 ... The client device 116 communicates over the

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network 114 to request a desired image file or patient study" in Gropper paragraph 53, line 1. See also the claim 1 discussion about the selected parameters); and at said decompression location, decompressing the compressed image data to form multi-component images with progressive reproduction dependent on said parameters

(discussed in claim 1 for the decompression device with parameters).

Regarding claim 12, entering requests into said further workstation about specific parameters associated with said image data in said packets (discussed in claim 1 about specific parameters such as region of interest, resolution level, and quality level for each packet).

Regarding claim 13, further workstation has user rights associated therewith, and comprising analyzing said parameters to determine whether said decompressed image data can be presented at said further workstation dependent on said user rights (discussed in claim 1 about the accessibility).

Regarding claim 14, additionally transmitting supplementary information and requests from said decompression location to said further workstation (discussed in claim 1 the user will be supplied with data quantity information).

Regarding claim 15, selecting said parameters from the group consisting of a parameter defining progressive image resolution, a parameter defining progressive

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image quality levels, a parameter identifying region of interest consistency, and a parameter designating a variable slice thickness (discussed in claim 1, the parameter can be region of interest, image quality level, or resolution level).

Response to Arguments

4. Summary of Applicant's Remark:

The previous drawing, specification and claim objections should be withdrawn in view of the amendment.

Examiner's Response:

Examiner agrees, and the previous objections are withdrawn.

5. Summary of Applicant's Remarks:

"Examiner has impermissibly and excessively used the Applicants' disclosure as a road map or guideline through the voluminous content of the four references relied upon by the Examiner to substantiate the rejection of claim 1, and therefore Applicants respectfully submit this rejection is not proper under the decisions interpreting the manner by which 35 U.S.C. §103(a) must be applied ... The total number of pages of the references relied upon by the Examiner is 107 pages (Gropper et al, twenty pages; Sirohey et al, forty-two pages; Onno et al, thirty pages; Koppich et al, fifteen pages). Somehow the Examiner, from this large amount of disclosure, has been able to extract

just the "right" information in just the "right" way so as to allegedly identify all of the elements of claim 1" at response page 11, line 9.

"Therefore, it is questionable whether anything in the Koppich et al reference even in the context of assigning general user rights to a data file would be applicable to the combination of Gropper et al, Sirohey et al and Onno et al in the specific manner as set forth in claim 1 of the present application" at response page 14, line 14.

Examiner's Response:

In response to applicant's argument that the examiner has combined an excessive number of references, reliance on a large number of references in a rejection does not, without more, weigh against the obviousness of the claimed invention. See *In re Gorman*, 933 F.2d 982, 18 USPQ2d 1885 (Fed. Cir. 1991).

Conclusion

6. Applicant's amendment is rejected in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eueng-nan Yeh whose telephone number is 571-270-1586. The examiner can normally be reached on Monday-Friday 8AM-4:30PM EDT.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vikkram Bali can be reached on 571-272-7415. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

£.4.

Eueng-nan Yeh Assistant Patent Examiner

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PRIMARY EXAMINER